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Plaintiff,

Defendants.

VS.

GGW DIRECT, LLC, a Delaware limited liability company; GGW BRANDS, LLC, a Delaware limited liability company; GGW EVENTS, LLC, a Delaware limited liability company; MANTRA FILMS, INC., a suspended Oklahoma corporation; BLUE HORSE TRADING, LLC, a California limited liability company; PEPE BUS, LLC, an inactive Montana limited liability company; SANDS MEDIA, INC., a revoked Nevada domestic corporation; JOSEPH R. FRANCIS, an individual; DAVID R. HOUSTON, an individual; and DAVID R. HOUSTON, LTD., a Nevada professional corporation, doing business as THE LAW OFFICE OF DAVID R. HOUSTON.

Adversary Case No.: 13-01050-MMN

ORDER DISMISSING, WITHOUT PREJUDICE, DEFENDANTS GGW BRANDS, LLC, GGW DIRECT, LLC, AND **GGW EVENTS, LLC**

[Relates to Docket No. 50]

On August 29, 2013, the Court entered its Order Granting Motion for Order Approving Stipulation Regarding Resolution of Removed Action [Docket No. 50] (the "Order Approving Stipulation"), approving certain stipulated relief. Paragraph 3 of the Order Approving Stipulation provides that, inter alia, upon receipt of payment to the Trustee and Wynn Las Vegas in accordance

¹ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Stipulation Regarding Resolution of Removed Action [Docket No. 48] (the "Stipulation").

with paragraph 2 of the Order Approving Stipulation, Wynn Las Vegas shall prepare and lodge an
order dismissing, without prejudice, Defendants GGW Brands, LLC, GGW Direct, LLC, and GGW
Events, LLC. The Court has reviewed the provisions of this Order and finds that entry of this Order
is a proper exercise of the Court's jurisdiction and is reasonable and just under the circumstances.

THEREFORE, IT IS HEREBY ORDERED that:

- 1. Defendants GGW Brands, LLC, GGW Direct, LLC, and GGW Events, LLC are hereby dismissed, without prejudice, from the above-captioned action (the "Nevada State Court Action"), which dismissal shall be without prejudice to any of Wynn Las Vegas' claims in the California Bankruptcy Cases or to its claims against the other defendants to the Nevada State Court Action.
 - This Order shall be effective immediately upon entry. 2.

LR 9021 CERTIFICATION
In accordance with LR 9021, counsel submitting this document certifies as follows:
The Court waived the requirement of approval under LR 9021.
This is a chapter 7 or 13 case, and either with the motion, or at the hearing, I have delivered a copy of this proposed order to all counsel who appeared at the hearing, any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order, or failed to respond as indicated below:
This is a chapter 9, 11, or 15 case, and I have delivered a copy of this proposed order to all counsel who appeared at the hearing, any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order, or failed to respond, as indicated below:
I have certified that I have served a copy of this order with the motion, and no parties appeared or filed written objections.
Dated: September 11, 2013 Matthew C. Heyn KLEE, TUCHIN, BOGDANOFF & STERN LLP Attorneys for R. Todd Neilson, chapter 11 Trustee

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